Patent Application Attorney Docket No. 99006-US-NP

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

In re Application of: Edward L. Schlueter Jr et al.

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

The owner, Xerox Corporation of 100% percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer of prior Patent No. 6.499,618 The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFF 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer. The undersigned is an attorney or agent of record. Please charge \$130 to Deposit Account No. 24-0025 for the terminal disclaimer fee under 37 CFF 1.20(d). (An additional copy of this paper is enclosed.)	Application No.: Filed: For:	09/344,863 June 28, 1999 POLYTHIOPHENE XE	Group Art Unit: Examine ROGRAPHIC COM	r: Sow	Confirmation No.: 954 Fun Hon ATINGS	12
instant application that would extend to the expiration date of the full stantory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer. The undersigned is an attorney or agent of record. Signature Arnette L. Bade Typed or printed name 37,029 Registration No. 310-333-3682 Telephone No. 3/21/2005 Date Please charge \$130 to Deposit Account No. 24-0025 for the terminal disclaimer fee under 37 CFF 1.20(d). (An additional copy of this paper is enclosed.)	except as provided below which would extend beyon as presently shortened by hereby agrees that any p period that it and the prio	v, the terminal part of the ond the expiration date of t any terminal disclaimer of atent so granted on the ing r patent are commonly own	statutory term of an the full statutory term f prior Patent No. <u>6.4</u> stant application sha ned. This agreement	y patent granted in defined in 35 198.918 Il be enforceab	on the instant application of the instant of the in	cation, id 173, owner g such
Registration No. 310-333-3682 Telephone No. 3/21/2005 Date Please charge \$130 to Deposit Account No. 24-0025 for the terminal disclaimer fee under 37 CFF 1.20(d). (An additional copy of this paper is enclosed.)	instant application that w 156 and 173 of the prior properties to pay a maint statutorily disclaimed in reexamination certificate, as shortened by any termination	ould extend to the expiration patent, as presently shorten enance fee, is held unenfor whole or terminally discussive is reissued, or is in any minal disclaimer.	on date of the full sured by any terminal dreable, is found invocationed under 37 Canner terminated prior of the full sured in the full su	atutory term as lisclaimer, in the alid by a court of CFR 1.321, has or to the expirate the expi	defined in 35 U.S.C. e event that it later: e of competent jurisdict all claims canceled	154 to expires tion, is l by a
Registration No. 310-333-3682 Telephone No. 3/21/2005 Date Please charge \$130 to Deposit Account No. 24-0025 for the terminal disclaimer fee under 37 CFR 1.20(d). (An additional copy of this paper is enclosed.)			•		ne	
Date Please charge \$130 to Deposit Account No. 24-0025 for the terminal disclaimer fee under 37 CFF 1.20(d). (An additional copy of this paper is enclosed.)			Regis	stration No.		
Date Please charge \$130 to Deposit Account No. 24-0025 for the terminal disclaimer fee under 37 CFF 1.20(d). (An additional copy of this paper is enclosed.)			Telep	phone No.		
Please charge \$130 to Deposit Account No. 24-0025 for the terminal disclaimer fee under 37 CFR 1.20(d). (An additional copy of this paper is enclosed.)	3/21/20	005			·	
1.20(d). (An additional copy of this paper is enclosed.)	Date					
	1.20(d). (An additional co			the terminal di	sclaimer fce under 3	7 CFR

Patent Application Attorney Docket No. 99006-US-NP

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

			_		
In re Application of:	Edward L. Schlueter	lr et al.		-	
Application No.: Filed: For:	09/344,863 June 28, 1999 POLYTHIOPHENE XE	Group Art Unit: Examine ROGRAPHIC COI	er:	Confirmation No.: 9542 Sow Fun Hon NT COATINGS	:
except as provided below which would extend beyon as presently shortened by hereby agrees that any poeriod that it and the priod application and is binding. In making the above instant application that we 156 and 173 of the prior for failure to pay a maint statutorily disclaimed in reexamination certificate, as shortened by any termination.	w, the terminal part of the ond the expiration date of it any terminal disclaimer of atent so granted on the ingreatent are commonly own upon the grantee, its successful extend to the expiration patent, as presently shorten enance fee, is held unenfor whole or terminally discipate is reissued, or is in any mental and the expiration of	statutory term of an the full statutory term of prior Patent No. 6, stant application shaned. This agreement occurred to the full state of	terminal satutory to disclaime alid by a CFR 1.3: for to the ette L. I	forceable only for and during th any patent granted on the in part of any patent granted or erm as defined in 35 U.S.C. 13 er. in the event that it later: ext court of competent jurisdictic 21, has all claims canceled expiration of its full statutory. Bade ated name	ntion, 173, wher such islant on the 54 to pires pires by a
3/21/20)05				
Date					
☐ Please charge .20(d). (An additional co	\$130 to Deposit Accoun	t No. 24-0025 for ed.)	the term	ninal disclaimer fee under 37	CFR
Customer No.: 25453					